

Sen. Dan Kotowski

Filed: 1/3/2013

	09700HB2891sam006 LRB097 08743 HLH 73062 a
1	AMENDMENT TO HOUSE BILL 2891
2	AMENDMENT NO Amend House Bill 2891, AS AMENDED, by
3	replacing everything after the enacting clause with the
4	following:
5	"ARTICLE 1. SHORT TITLE; PURPOSE
6	Section 1-1. Short title. This Act may be cited as the
7	FY2013 Budget Implementation (Supplemental) Act.
8	Section 1-5. Purpose. It is the purpose of this Act to make
9	changes in State programs that are necessary to implement the
10	Governor's fiscal year 2013 budget recommendations.
11	ARTICLE 5. AMENDATORY PROVISIONS
12	Section 5-5. The State Budget Law of the Civil
13	Administrative Code of Illinois is amended by changing Section

1 50-5 as follows:

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- 2 (15 ILCS 20/50-5)
- 3 Sec. 50-5. Governor to submit State budget.
- 4 (a) The Governor shall, as soon as possible and not later 5 than the second Wednesday in March in 2010 (March 10, 2010), the third Wednesday in February in 2011, the fourth Wednesday 6 in February in 2012 (February 22, 2012), the first Wednesday in 7 8 March in 2013 (March 6, 2013), and the third Wednesday in 9 February of each year thereafter, except as otherwise provided 10 in this Section, submit a State budget, embracing therein the amounts recommended by the Governor to be appropriated to the 11 12 respective departments, offices, and institutions, and for all 13 other public purposes, the estimated revenues from taxation, 14 and the estimated revenues from sources other than taxation. 15 Except with respect to the capital development provisions of 16 the State budget, beginning with the revenue estimates prepared for fiscal year 2012, revenue estimates shall be based solely 17 18 (i) revenue sources (including non-income resources), 19 rates, and levels that exist as of the date of the submission 20 of the State budget for the fiscal year and (ii) revenue sources (including non-income resources), rates, and levels 21 22 that have been passed by the General Assembly as of the date of the submission of the State budget for the fiscal year and that 23 24 are authorized to take effect in that fiscal year. Except with

respect to the capital development provisions of the State

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budget, the Governor shall determine available revenue, deduct the cost of essential government services, including, but not limited to, pension payments and debt service, and assign a percentage of the remaining revenue to each statewide prioritized goal, as established in Section 50-25 of this Law, taking into consideration the proposed goals set forth in the report of the Commission established under that Section. The Governor shall also demonstrate how spending priorities for the fiscal year fulfill those statewide goals. The amounts recommended by the Governor for appropriation to the respective departments, offices and institutions shall be formulated according to each department's, office's, and institution's ability to effectively deliver services that meet established statewide goals. The amounts relating functions and activities shall be particular formulated in accordance with the object classification specified in Section 13 of the State Finance Act. In addition, the amounts recommended by the Governor for appropriation shall take into account each State agency's effectiveness in achieving its prioritized goals for the previous fiscal year, as set forth in Section 50-25 of this Law, giving priority to agencies and programs that have demonstrated a focus on the prevention of waste and the maximum yield from resources.

Beginning in fiscal year 2011, the

distribute written quarterly financial reports on operating

funds, which may include general, State, or federal funds and

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may include funds related to agencies that have significant impacts on State operations, and budget statements on all appropriated funds to the General Assembly and the State Comptroller. The reports shall be submitted no later than 45 days after the last day of each quarter of the fiscal year and shall be posted on the Governor's Office of Management and Budget's website on the same day. The reports shall be prepared and presented for each State agency and on a statewide level in an executive summary format that may include, for the fiscal year to date, individual itemizations for each significant revenue type as well as itemizations of expenditures and obligations, by agency, with an appropriate level of detail. The reports shall include a calculation of the actual total budget surplus or deficit for the fiscal year to date. The Governor shall also present periodic budget addresses throughout the fiscal year at the invitation of the General Assembly.

The Governor shall not propose expenditures and the General Assembly shall not enact appropriations that exceed the resources estimated to be available, as provided in this Section. Appropriations may be adjusted during the fiscal year by means of one or more supplemental appropriation bills if any State agency either fails to meet or exceeds the goals set forth in Section 50-25 of this Law.

For the purposes of Article VIII, Section 2 of the 1970 Illinois Constitution, the State budget for the following funds

- 1 shall be prepared on the basis of revenue and expenditure
- measurement concepts that are in concert with generally 2
- 3 accepted accounting principles for governments:
- 4 (1) General Revenue Fund.
- 5 (2) Common School Fund.
- (3) Educational Assistance Fund. 6
- 7 (4) Road Fund.

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- 8 (5) Motor Fuel Tax Fund.
- 9 (6) Agricultural Premium Fund.

These funds shall be known as the "budgeted funds". The revenue estimates used in the State budget for the budgeted funds shall include the estimated beginning fund balance, plus revenues estimated to be received during the budgeted year, plus the estimated receipts due the State as of June 30 of the budgeted year that are expected to be collected during the lapse period following the budgeted year, minus the receipts collected during the first 2 months of the budgeted year that became due to the State in the year before the budgeted year. Revenues shall also include estimated federal reimbursements associated with the recognition of Section 25 of the State Finance Act liabilities. For any budgeted fund for which current year revenues are anticipated to exceed expenditures, the surplus shall be considered to be a resource available for expenditure in the budgeted fiscal year.

Expenditure estimates for the budgeted funds included in the State budget shall include the costs to be incurred by the

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1 State for the budgeted year, to be paid in the next fiscal year, excluding costs paid in the budgeted year which were 2 3 carried over from the prior year, where the payment is 4 authorized by Section 25 of the State Finance Act. For any 5 budgeted fund for which expenditures are expected to exceed 6 revenues in the current fiscal year, the deficit shall be considered as a use of funds in the budgeted fiscal year. 7

Revenues and expenditures shall also include transfers between funds that are based on revenues received or costs incurred during the budget year.

Appropriations for expenditures shall also include all anticipated statutory continuing appropriation obligations that are expected to be incurred during the budgeted fiscal year.

By March 15 of each year, the Commission on Government Forecasting and Accountability shall prepare revenue and fund transfer estimates in accordance with the requirements of this Section and report those estimates to the General Assembly and the Governor.

For all funds other than the budgeted funds, the proposed expenditures shall not exceed funds estimated to be available for the fiscal year as shown in the budget. Appropriation for a fiscal year shall not exceed funds estimated by the General Assembly to be available during that year.

(b) By February 24, 2010, the Governor must file a written report with the Secretary of the Senate and the Clerk of the

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- 1 House of Representatives containing the following:
- 2 (1) for fiscal year 2010, the revenues for all budgeted 3 funds, both actual to date and estimated for the full 4 fiscal year;
 - (2) for fiscal year 2010, the expenditures for all budgeted funds, both actual to date and estimated for the full fiscal year;
 - (3) for fiscal year 2011, the estimated revenues for all budgeted funds, including without limitation the affordable General Revenue Fund appropriations, for the full fiscal year; and
 - (4) for fiscal year 2011, an estimate of the anticipated liabilities for all budgeted funds, including without limitation the affordable General Revenue Fund appropriations, debt service on bonds issued, and the State's contributions to the pension systems, for the full fiscal year.

Between July 1 and August 31 of each fiscal year, the members of the General Assembly and members of the public may make written budget recommendations to the Governor.

Beginning with budgets prepared for fiscal year 2013, the budgets submitted by the Governor and appropriations made by the General Assembly for all executive branch State agencies must adhere to a method of budgeting where each priority must be justified each year according to merit rather than according to the amount appropriated for the preceding year.

- 1 (Source: P.A. 96-1, eff. 2-17-09; 96-320, eff. 1-1-10; 96-881,
- eff. 2-11-10; 96-958, eff. 7-1-10; 96-1000, eff. 7-2-10; 2
- 96-1529, eff. 2-16-11; 96-1531, eff. 2-16-11; 97-669, eff. 3
- 4 1-13-12; 97-813, eff. 7-13-12.)
- 5 Section 5-15. The State Finance Act is amended by changing
- Section 6z-81 and by adding Sections 5i and 5j as follows: 6
- 7 (30 ILCS 105/5i new)
- 8 Sec. 5i. Transfers. Each year, the Governor's Office of
- Management and Budget shall, at the time set forth for the 9
- submission of the State budget under Section 50-5 of the State 10
- 11 Budget Law, provide to the Chairman and the Minority
- 12 Spokesperson of each of the appropriations committees of the
- 13 House of Representatives and the Senate a report of (i) all
- 14 full fiscal year transfers from the General Revenue Fund to any
- other special fund of the State in the previous fiscal year and 15
- during the current fiscal year to date, and (ii) all projected 16
- 17 full fiscal year transfers from the General Revenue Fund to
- 18 those funds for the remainder of the current fiscal year and
- the next fiscal year, based on estimates prepared by the 19
- 20 Governor's Office of Management and Budget. The report shall
- include a detailed summary of the estimates upon which the 21
- 22 projected transfers are based. The report shall also indicate,
- 23 for each transfer:
- 24 (1) whether or not there is statutory authority for the

- (2) if there is statutory authority for the transfer, 2
- 3 whether that statutory authority exists for the next fiscal
- 4 year; and
- 5 (3) whether there is debt service associated with the
- 6 transfer.
- The General Assembly shall consider the report in the 7
- 8 appropriations process.
- 9 (30 ILCS 105/5j new)
- 10 Sec. 5j. Transfers to the Illinois State Medical
- Disciplinary Fund. Notwithstanding any other provision of law, 11
- 12 for Fiscal Year 2013 only and as soon as practicable after the
- 13 effective date of this amendatory Act of the 97th General
- 14 Assembly, the State Comptroller shall order and the State
- Treasurer shall transfer to the Illinois State Medical 15
- Disciplinary Fund from the cash balances in special funds that 16
- receive revenues from the fees and fines associated with the 17
- 18 licensing of regulated professions, trades, occupations, and
- 19 industries by the Department of Financial and Professional
- Regulation a specific amount that shall be determined by the 20
- 21 Secretary of the Department of Financial and Professional
- Regulation. The total amount transferred under this Section 22
- shall not exceed \$9,600,000. 23
- 24 (30 ILCS 105/6z-81)

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- 1 Sec. 6z-81. Healthcare Provider Relief Fund.
- (a) There is created in the State treasury a special fund to be known as the Healthcare Provider Relief Fund. 3
 - (b) The Fund is created for the purpose of receiving and accordance with this disbursing moneys in Disbursements from the Fund shall be made only as follows:
 - (1) Subject to appropriation, for payment by the Department of Healthcare and Family Services or by the Department of Human Services of medical bills and related expenses, including administrative expenses, for which the State is responsible under Titles XIX and XXI of the Social Security Act, the Illinois Public Aid Code, the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, and the Long Term Acute Care Hospital Quality Improvement Transfer Program Act.
 - (2) For repayment of funds borrowed from other State funds or from outside sources, including interest thereon.
 - (c) The Fund shall consist of the following:
 - Moneys received by the State from short-term borrowing pursuant to the Short Term Borrowing Act on or after the effective date of this amendatory Act of the 96th General Assembly.
 - (2) All federal matching funds received by the Illinois Department of Healthcare and Family Services as a result of expenditures made by the Department that are attributable to moneys deposited in the Fund.

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- 1 (3) All federal matching funds received by the Illinois Department of Healthcare and Family Services as a result of 2 3 federal approval of Title XIX State plan amendment 4 transmittal number 07-09.
 - (4) All other moneys received for the Fund from any other source, including interest earned thereon.
 - (d) In addition to any other transfers that may be provided for by law, on the effective date of this amendatory Act of the 97th General Assembly, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$365,000,000 from the General Revenue Fund into the Healthcare Provider Relief Fund.
 - (e) In addition to any other transfers that may be provided for by law, on July 1, 2011, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$160,000,000 from the General Revenue Fund to the Healthcare Provider Relief Fund.
 - (f) Notwithstanding any other State law to the contrary, and in addition to any other transfers that may be provided for by law, the State Comptroller shall order transferred and the State Treasurer shall transfer \$500,000,000 to the Healthcare Provider Relief Fund from the General Revenue Fund in equal monthly installments of \$100,000,000, with the first transfer to be made on July 1, 2012, or as soon thereafter as practical, and with each of the remaining transfers to be made on August 1, 2012, September 1, 2012, October 1, 2012, and November 1,

- 1 2012, or as soon thereafter as practical. This transfer may
- assist the Department of Healthcare and Family Services in 2
- improving Medical Assistance bill processing timeframes or in 3
- 4 meeting the possible requirements of Senate Bill 3397, or other
- 5 similar legislation, of the 97th General Assembly should it
- 6 become law.
- (g) Notwithstanding any other State law to the contrary, 7
- 8 and in addition to any other transfers that may be provided for
- 9 by law, the State Comptroller shall order transferred and the
- 10 State Treasurer shall transfer \$151,000,000 to the Healthcare
- 11 Provider Relief Fund from the General Revenue Fund in equal
- monthly installments of \$37,750,000, with the first transfer to 12
- 13 be made 30 days after the effective date of this amendatory Act
- 14 of the 97th General Assembly, or as soon thereafter as
- 15 practical, and with each of the remaining transfers to be made
- 60, 90, and 120 days after the effective date of this 16
- amendatory Act of the 97th General Assembly, or as soon 17
- thereafter as practical. 18
- (Source: P.A. 96-820, eff. 11-18-09; 96-1100, eff. 1-1-11; 19
- 20 97-44, eff. 6-28-11; 97-641, eff. 12-19-11; 97-689, eff.
- 6-14-12; 97-732, eff. 6-30-12; revised 7-10-12.) 21

22 ARTICLE 10. BOARDS AND COMMISSIONS

- 23 Section 10-5. The Department of Commerce and Economic
- 24 Opportunity Law of the Civil Administrative Code of Illinois is

- 1 amended by changing Section 605-345 as follows:
- 2 (20 ILCS 605/605-345) (was 20 ILCS 605/46.67)
- 3 605-345. Pollution control industry incentives.
- 4 Subject to appropriation, the The Department shall examine
- policies and incentives that will attract industries involved 5
- in the design, development, and construction of pollution 6
- 7 control devices and shall implement those policies and
- 8 incentives that the Department determines will attract those
- 9 businesses.
- (Source: P.A. 91-239, eff. 1-1-00.) 10
- 11 (20 ILCS 605/605-75 rep.)
- Section 10-10. The Department of Commerce and Economic 12
- 13 Opportunity Law of the Civil Administrative Code of Illinois is
- 14 amended by repealing Section 605-75.
- 15 Section 10-15. The Energy Conservation and
- 16 Development Act is amended by changing Section 3 as follows:
- (20 ILCS 1105/3) (from Ch. 96 1/2, par. 7403) 17
- Sec. 3. Powers and Duties. 18
- 19 (a) In addition to its other powers, the Department has the
- 20 following powers:
- 2.1 (1) To administer for the State any energy programs and
- 22 activities under federal law, regulations or guidelines,

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and to coordinate such programs and activities with other State agencies, units of local government, and educational institutions.

- (2) To represent the State in energy matters involving the federal government, other states, units of local government, and regional agencies.
- (3) To prepare energy contingency plans for consideration by the Governor and the General Assembly. Such plans shall include procedures for determining when a foreseeable danger exists of energy shortages, including shortages of petroleum, coal, nuclear power, natural gas, and other forms of energy, and shall specify the actions to be taken to minimize hardship and maintain the general welfare during such energy shortages.
- (4) To cooperate with State colleges and universities and their governing boards in energy programs and activities.
 - (5) (Blank).
- (6) To accept, receive, expend, and administer, including by contracts and grants to other State agencies, any energy-related gifts, grants, cooperative agreement funds, and other funds made available to the Department by the federal government and other public and private sources.
- (7) To investigate practical problems, seek and utilize financial assistance, implement studies and

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conduct research relating to the production, distribution and use of alcohol fuels.

- (8) To serve as a clearinghouse for information on alcohol production technology; provide assistance, information and data relating to the production and use of alcohol; develop informational packets and brochures, and hold public seminars to encourage the development and utilization of the best available technology.
- (9) To coordinate with other State agencies in order to promote the maximum flow of information and to avoid unnecessary overlapping of alcohol fuel programs. In order to effectuate this goal, the Director of the Department or his representative shall consult with the Directors, or their representatives, of the Departments of Agriculture, Central Management Services, Transportation, and Revenue, the Office of the State Fire Marshal, and the Environmental Protection Agency.
- (10) To operate, within the Department, an Office of Coal Development and Marketing for the promotion and marketing of Illinois coal both domestically monies internationally. Department The may use appropriated for this purpose for necessary administrative expenses.

The Office of Coal Development and Marketing shall develop and implement an initiative to assist the coal industry in Illinois to increase its share of

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1 international coal market.

- (11) To assist the Department of Central Management Services in establishing and maintaining a system to analyze and report energy consumption of facilities leased by the Department of Central Management Services.
- To consult with the Departments of Natural (12)Resources and Transportation and the Illinois Environmental Protection Agency for the purpose developing methods and standards that encourage the utilization of coal combustion by-products as value added products in productive and benign applications.
- (13) To provide technical assistance and information to sellers and distributors of storage hot water heaters doing business in Illinois, pursuant to Section 1 of the Hot Water Heater Efficiency Act.
- (b) (Blank).
- 17 (c) (Blank).
 - (d) The Department shall develop a package of educational materials regarding the necessity of waste reduction and recycling to reduce dependence on landfills and to maintain environmental quality. The materials developed shall be suitable for instructional use in grades 3, 4 and 5. Department shall distribute such instructional material to all public elementary and unit school districts no later than November 1, of each year.
 - (e) (Blank). The Department shall study the feasibility of

requiring that wood and sawdust from construction waste,

demolition projects, sawmills, or other projects or industries

where wood is used in a large amount be shredded and composted,

and that such wood be prohibited from being disposed of in a

landfill. The Department shall report the results of this study

to the General Assembly by January 1, 1991.

7 (f) (Blank).

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- (g) The Department shall develop a program designated to encourage the recycling of outdated telephone directories and to encourage the printing of new directories on recycled paper. The Department shall work in conjunction with printers and distributors of telephone directories distributed in the State to provide them with any technical assistance available in their efforts to procure appropriate recycled paper. The Department shall also encourage directory distributors to pick up outdated directories as they distribute new ones, and shall assist any distributor who is willing to do so in finding a recycler willing to purchase the old directories and in publicizing and promoting with citizens of the area the distributor's collection efforts and schedules.
- (h) (Blank). The Department shall assist, cooperate with and provide necessary staff and resources for the Interagency Energy Conservation Committee, which shall be chaired by the Director of the Department.
- 25 (i) (Blank).
- 26 (Source: P.A. 92-736, eff. 7-25-02.)

- Section 10-17. The Department of Public Health Powers and 1
- 2 Duties Law of the Civil Administrative Code of Illinois is
- 3 amended by changing Section 2310-367 as follows:
- 4 (20 ILCS 2310/2310-367)
- 2310-367. 5 Health Data Task Force; purpose;
- 6 implementation plan.
- 7 (a) In accordance with the recommendations of the 2007
- 8 State Health Improvement Plan, it is the policy of the State
- 9 that, to the extent possible and consistent with privacy and
- other laws, State public health data and health-related 10
- 11 administrative data are to be used to understand and report on
- 12 the scope of health problems, plan prevention programs, and
- 13 evaluate program effectiveness at the State and community
- 14 level. It is a priority to use data to address racial, ethnic,
- and other health disparities. This system is intended to 15
- 16 support State and community level public health planning, and
- is not intended to supplant or replace data-use agreements 17
- 18 between State agencies and academic researchers for more
- 19 specific research needs.
- 20 (b) (Blank). Within 30 days after August 24, 2007 (the
- effective date of Public Act 95-418), a Health Data Task Force 21
- 22 shall be convened to create a system for public access to
- 2.3 integrated health data. The Task Force shall consist
- 24 following: the Director of Public Health or his or her

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designee; the Director of Healthcare and Family Services or his or her designee; the Secretary of Human Services or his or her designee; the Director of the Department on Aging or his or her designee; the Director of Children and Family Services or his or her designee; the State Superintendent of Education or his or her designee; and other State officials as deemed appropriate by the Governor.

The Task Force shall be advised by a public advisory group consisting of community health data users, minority health advocates, local public health departments, and private data suppliers such as hospitals and other health care providers. Each member of the Task Force shall appoint 3 members of the public advisory group. The public advisory group shall assist the Task Force in setting goals, articulating user needs, and setting priorities for action.

The Department of Public Health is primarily responsible for providing staff and administrative support to the Task Force. The other State agencies represented on the Task Force shall work cooperatively with the Department of Public Health to provide administrative support to the Task Force. The Department of Public Health shall have ongoing responsibility for monitoring the implementation of the plan and shall have ongoing responsibility to identify new or emerging data or technology needs.

The State agencies represented on the Task Force shall review their health data, data collection, and dissemination

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- policies for opportunities to coordinate and integrate data and 1 make data available within and outside State government in 2 support of this State policy. To the extent possible, existing 3 4 data infrastructure shall be used to create this system of 5 public access to data. The Illinois Department of Health Care and Family Services data warehouse and the Illinois Department 6 of Public Health IPLAN Data System may be the foundation of 7 8 this system.
 - (c) (Blank). The Task Force shall produce a plan with a phased and prioritized implementation timetable focusing on assuring access to improving the quality of data necessary to understand health disparities. The Task Force shall submit an initial report to the General Assembly no later than July 1, 2008, and shall make annual reports to the General Assembly on or before July 1 of each year through 2011 of the progress toward implementing the plan.
- 17 (Source: P.A. 97-813, eff. 7-13-12.)
- 18 (20 ILCS 2310/2310-372 rep.)
- Section 10-20. The Department of Public Health Powers and
 Duties Law of the Civil Administrative Code of Illinois is
 amended by repealing Section 2310-372.
- Section 10-25. The State Finance Act is amended by changing
 Sections 5h and 6z-17 as follows:

1 (30 ILCS 105/5h)

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2 Sec. 5h. Cash flow borrowing and general funds liquidity.

- (a) In order to meet cash flow deficits and to maintain liquidity in the General Revenue Fund, the Healthcare Provider Relief Fund, and the Common School Fund, on and after July 1, 2010 and through June 30, 2011, the State Treasurer and the State Comptroller shall make transfers to the General Revenue Fund, the Healthcare Provider Relief Fund, or the Common School Fund, as directed by the Governor, out of special funds of the State, to the extent allowed by federal law. No transfer may be made from a fund under this Section that would have the effect of reducing the available balance in the fund to an amount less than the amount remaining unexpended and unreserved from the total appropriation from that fund estimated to be expended for that fiscal year. No such transfer may reduce the cumulative balance of all of the special funds of the State to an amount less than the total debt service payable during the 12 months immediately following the date of the transfer on any bonded indebtedness of the State and any certificates issued under the Short Term Borrowing Act. Notwithstanding any other provision of this Section, no such transfer may be made from any special fund that is exclusively collected by or appropriated to any other constitutional officer without the written approval of that constitutional officer.
- (b) If moneys have been transferred to the General Revenue Fund, the Healthcare Provider Relief Fund, or the Common School

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Fund pursuant to subsection (a) of this Section. amendatory Act of the 96th General Assembly shall constitute the irrevocable and continuing authority for and direction to the State Treasurer and State Comptroller to reimburse the funds of origin from the General Revenue Fund, the Healthcare Provider Relief Fund, or the Common School appropriate, by transferring to the funds of origin, at such times and in such amounts as directed by the Governor when necessary to support appropriated expenditures from the funds, an amount equal to that transferred from them plus any interest that would have accrued thereon had the transfer not occurred, except that any moneys transferred pursuant to subsection (a) of this Section shall be repaid to the fund of origin within 18 months after the date on which they were borrowed.

- (c) On the first day of each quarterly period in each fiscal year, until such time as a report indicates that all moneys borrowed and interest pursuant to this Section have been repaid, the Governor's Office of Management and Budget shall provide to the President and the Minority Leader of the Senate, Speaker and the Minority Leader of the House of Representatives, and the Commission on Government Forecasting and Accountability a report on all transfers made pursuant to this Section in the prior quarterly period. The report must be provided in both written and electronic format. The report must include all of the following:
 - (1) The date each transfer was made.

- (2) The amount of each transfer. 1
- (3) In the case of a transfer from the General Revenue 2 Fund, the Healthcare Provider Relief Fund, or the Common 3 4 School Fund to a fund of origin pursuant to subsection (b) 5 of this Section, the amount of interest being paid to the fund of origin. 6
- (4) The end of day balance of both the fund of origin 7 8 and the General Revenue Fund, the Healthcare Provider 9 Relief Fund, or the Common School Fund, whichever the case 10 may be, on the date the transfer was made.
- (Source: P.A. 96-958, eff. 7-1-10; 96-1500, eff. 1-18-11; 11
- 97-72, eff. 7-1-11 (see also P.A. 97-613 regarding effective 12
- date of P.A. 97-72).) 13
- 14 (30 ILCS 105/6z-17) (from Ch. 127, par. 142z-17)
- 15 Sec. 6z-17. Of the money paid into the State and Local Sales Tax Reform Fund: (i) subject to appropriation to the 16 Department of Revenue, Municipalities having 1,000,000 or more 17 inhabitants shall receive 20% and may expend such amount to 18 19 fund and establish a program for developing and coordinating 20 public and private resources targeted to meet the affordable 21 housing needs of low-income and very low-income households 22 within such municipality, (ii) 10% shall be transferred into the Regional Transportation Authority Occupation and Use Tax 23 24 Replacement Fund, a special fund in the State treasury which is 25 hereby created, (iii) until July 1, 2013, subject to

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1 appropriation to the Department of Transportation, the The 2 Madison County Mass Transit District shall receive .6%, and beginning on July 1, 2013, subject to appropriation to the 3 4 Department of Revenue, 0.6% shall be distributed each month out 5 of the Fund to the Madison County Mass Transit District, (iv) the following amounts, plus any cumulative deficiency in such 6 transfers for prior months, shall be transferred monthly into 7 the Build Illinois Fund and credited to the Build Illinois Bond 8 9 Account therein:

10 Fiscal Year Amount 11 1990 \$2,700,000 1,850,000 12 1991 13 1992 2,750,000 1993 14 2,950,000

From Fiscal Year 1994 through Fiscal Year 2025 the transfer shall total \$3,150,000 monthly, plus any cumulative deficiency in such transfers for prior months, and (v) the remainder of the money paid into the State and Local Sales Tax Reform Fund shall be transferred into the Local Government Distributive Fund and, except for municipalities with 1,000,000 or more inhabitants which shall receive no portion of such remainder, shall be distributed, subject to appropriation, in the manner provided by Section 2 of "An Act in relation to State revenue sharing with local government entities", approved July 31, 1969, as now or hereafter amended. Municipalities with more than 50,000 inhabitants according to the 1980 U.S. Census and

- 1 located within the Metro East Mass Transit District receiving
- 2 funds pursuant to provision (v) of this paragraph may expend
- 3 such amounts to fund and establish a program for developing and
- 4 coordinating public and private resources targeted to meet the
- 5 affordable housing needs of low-income and very low-income
- 6 households within such municipality.
- (Source: P.A. 95-708, eff. 1-18-08.) 7
- Section 10-27. The Federal Stimulus Tracking Act is amended 8
- 9 by changing Section 5 as follows:
- 10 (30 ILCS 270/5)
- 11 (Section scheduled to be repealed on January 1, 2015)
- Sec. 5. Federal stimulus tracking. 12
- 13 (a) The Governor's Office, or a designated State agency,
- 14 shall track and report by means of a quarterly monthly report
- the State's spending of the federal stimulus moneys provided 15
- 16 pursuant to the American Recovery and Reinvestment Act of 2009.
- (b) Each quarterly monthly report shall list the amount of 17
- 18 the State's federal stimulus spending, by category, based on
- available federal and State data. The reports may also list any 19
- 20 required matching funds required by the State to be eligible
- 21 for federal stimulus funding. The reports
- 22 recommendations (i) concerning ways for Illinois to maximize
- 23 its share of federal stimulus spending or (ii) suggesting
- 24 changes to Illinois law that could help to maximize its share

- 1 of federal stimulus spending. A final report compiling data
- from the quarterly monthly reports shall be available online at 2
- the conclusion of the American Recovery and Reinvestment Act 3
- program or by December 31, 2014, whichever occurs first. 4
- 5 (c) The reports shall be available on a State of Illinois
- 6 website and filed with the Speaker and Minority Leader of the
- House and the President and Minority Leader of the Senate. 7
- 8 (d) The General Assembly may by resolution request that
- 9 specific data, findings, or analyses be included in a monthly
- 10 The Commission on Government Forecasting report. and
- 11 Accountability shall provide the Governor's Office technical,
- analytical, and substantive assistance in preparing the 12
- 13 requested data, findings, or analyses.
- (e) This Act is repealed on January 1, 2015. 14
- 15 (Source: P.A. 96-169, eff. 8-10-09.)
- Section 10-30. The General Obligation Bond Act is amended 16
- 17 by changing Section 11 as follows:
- 18 (30 ILCS 330/11) (from Ch. 127, par. 661)
- Sec. 11. Sale of Bonds. Except as otherwise provided in 19
- 20 this Section, Bonds shall be sold from time to time pursuant to
- 21 notice of sale and public bid or by negotiated sale in such
- 22 amounts and at such times as is directed by the Governor, upon
- 23 recommendation by the Director of the Governor's Office of
- 24 Management and Budget. At least 25%, based on total principal

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amount, of all Bonds issued each fiscal year shall be sold pursuant to notice of sale and public bid. At all times during each fiscal year, no more than 75%, based on total principal amount, of the Bonds issued each fiscal year, shall have been sold by negotiated sale. Failure to satisfy the requirements in the preceding 2 sentences shall not affect the validity of any previously issued Bonds; provided that all Bonds authorized by Public Act 96-43 and this amendatory Act of the 96th General Assembly shall not be included in determining compliance for any fiscal year with the requirements of the preceding 2 sentences: and further provided that refunding satisfying the requirements of Section 16 of this Act and sold during fiscal year 2009, 2010, or 2011 shall not be subject to the requirements in the preceding 2 sentences.

If any Bonds, including refunding Bonds, are to be sold by negotiated sale, the Director of the Governor's Office of Management and Budget shall comply with the competitive request for proposal process set forth in the Illinois Procurement Code and all other applicable requirements of that Code.

If Bonds are to be sold pursuant to notice of sale and public bid, the Director of the Governor's Office of Management and Budget <u>may shall</u>, from time to time, as Bonds are to be sold, advertise the sale of the Bonds in at least 2 daily newspapers, one of which is published in the City of Springfield and one in the City of Chicago. The sale of the Bonds shall also be advertised in the volume of the Illinois

- 1 Procurement Bulletin that is published by the Department of
- Central Management Services, and . Each of the advertisements 2
- 3 for proposals shall be published once at least 10 days prior to
- 4 the date fixed for the opening of the bids. The Director of the
- 5 Governor's Office of Management and Budget may reschedule the
- date of sale upon the giving of such additional notice as the 6
- Director deems adequate to inform prospective bidders of such 7
- change; provided, however, that all other conditions of the 8
- 9 sale shall continue as originally advertised.
- 10 Executed Bonds shall, upon payment therefor, be delivered
- to the purchaser, and the proceeds of Bonds shall be paid into 11
- the State Treasury as directed by Section 12 of this Act. 12
- (Source: P.A. 96-18, eff. 6-26-09; 96-43, eff. 7-15-09; 13
- 96-1497, eff. 1-14-11.) 14
- 15 Section 10-35. The Build Illinois Bond Act is amended by
- changing Section 8 as follows: 16
- 17 (30 ILCS 425/8) (from Ch. 127, par. 2808)
- 18 Sec. 8. Sale of Bonds. Bonds, except as otherwise provided
- in this Section, shall be sold from time to time pursuant to 19
- 20 notice of sale and public bid or by negotiated sale in such
- 21 amounts and at such times as are directed by the Governor, upon
- 22 recommendation by the Director of the Governor's Office of
- 23 Management and Budget. At least 25%, based on total principal
- 24 amount, of all Bonds issued each fiscal year shall be sold

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pursuant to notice of sale and public bid. At all times during each fiscal year, no more than 75%, based on total principal amount, of the Bonds issued each fiscal year shall have been sold by negotiated sale. Failure to satisfy the requirements in the preceding 2 sentences shall not affect the validity of any previously issued Bonds; and further provided that refunding Bonds satisfying the requirements of Section 15 of this Act and sold during fiscal year 2009, 2010, or 2011 shall not be subject to the requirements in the preceding 2 sentences.

If any Bonds are to be sold pursuant to notice of sale and public bid, the Director of the Governor's Office of Management and Budget shall comply with the competitive request for proposal process set forth in the Illinois Procurement Code and all other applicable requirements of that Code.

If Bonds are to be sold pursuant to notice of sale and public bid, the Director of the Governor's Office of Management and Budget may shall, from time to time, as Bonds are to be sold, advertise the sale of the Bonds in at least 2 daily of which is published in the City of newspapers, one Springfield and one in the City of Chicago. The sale of the Bonds shall also be advertised in the volume of the Illinois Procurement Bulletin that is published by the Department of Central Management Services, and . Each of the advertisements for proposals shall be published once at least 10 days prior to the date fixed for the opening of the bids. The Director of the Governor's Office of Management and Budget may reschedule the

1 date of sale upon the giving of such additional notice as the Director deems adequate to inform prospective bidders of the 2 3 change; provided, however, that all other conditions of the 4 sale shall continue as originally advertised. Executed Bonds 5 shall, upon payment therefor, be delivered to the purchaser, 6 and the proceeds of Bonds shall be paid into the State Treasury as directed by Section 9 of this Act. The Governor or the 7 8 Director of the Governor's Office of Management and Budget is 9 hereby authorized and directed to execute and deliver contracts 10 of sale with underwriters and to execute and deliver such 11 certificates, indentures, agreements and documents, including any supplements or amendments thereto, and to take such actions 12 13 and do such things as shall be necessary or desirable to carry 14 out the purposes of this Act. Any action authorized or 15 permitted to be taken by the Director of the Governor's Office 16 of Management and Budget pursuant to this Act is hereby authorized to be taken by any person specifically designated by 17 18 the Governor to take such action in a certificate signed by the 19 Governor and filed with the Secretary of State.

20 (Source: P.A. 96-18, eff. 6-26-09.)

- 21 Section 10-40. The Industrial Development Assistance Law 22 is amended by changing Section 3 as follows:
- (30 ILCS 720/3) (from Ch. 85, par. 893) 23
- 24 Sec. 3. Definitions. "Department" means the Department of

- 1 Commerce and Economic Opportunity.
- 2 "Governing bodies" means, as to any county, municipality or
- 3 township, the body empowered to enact ordinances or to adopt
- 4 resolutions for the governance of such county, municipality or
- 5 township.
- 6 "Industrial development agency" means any nonprofit
- 7 corporation, organization, association or agency which shall
- 8 be designated by proper resolution of the governing body of any
- 9 county, concurred in by resolution of the governing bodies of
- 10 municipalities or townships within said county having in the
- 11 aggregate over 50% of the population of said county, as
- 12 determined by the last preceding decennial United States
- 13 Census, as the agency authorized to make application to and
- 14 receive grants, subject to appropriation, from the Department
- of Commerce and Economic Opportunity for the purposes specified
- in this Act. Any two or more counties may, by the procedures
- 17 provided in this Act, designate a single industrial development
- agency to represent such counties for the purposes of this Act.
- 19 (Source: P.A. 94-793, eff. 5-19-06.)
- 20 Section 10-45. The Build Illinois Act is amended by
- 21 changing Section 9-4.5 as follows:
- 22 (30 ILCS 750/9-4.5)
- Sec. 9-4.5. Community economic development project.
- 24 (a) <u>Subject to appropriation</u>, the <u>The Department shall</u>

- 1 establish a comprehensive community economic development
- 2 project. The project shall provide technical assistance to 5
- 3 communities for the following purposes:
- 4 (1) To develop a comprehensive understanding of the community.
 - (2) To plan for industrial retention and development.
 - (3) To establish an early warning network to warn of potential business closings.
 - (4) To provide on-going technical assistance in areas including, but not limited to, succession planning; acquisition of companies by local entrepreneurs, with special encouragement for minorities, women, and groups of employees; job training; and technology improvement.
 - (b) <u>Subject to appropriation</u>, the <u>The Department shall</u> select the communities that participate in the project through a competitive process open to all communities in Illinois. For purposes of this Section, "community" includes municipalities, other units of local government, and neighborhoods and regions within municipalities or other units of local government. Community direction of the project and the capacity of the community to fulfill project goals established by the Department shall be prerequisites for participation. The Department shall issue rules establishing the competitive process.
- 25 (Source: P.A. 88-191; 88-670, eff. 12-2-94.)

- 1 (50 ILCS 330/5 rep.)
- 2 Section 10-50. The Illinois Municipal Budget Law is amended
- 3 by repealing Section 5.
- 4 (205 ILCS 5/12 rep.)
- 5 Section 10-55. The Illinois Banking Act is amended by
- 6 repealing Section 12.
- 7 (205 ILCS 205/8006 rep.)
- 8 Section 10-60. The Savings Bank Act is amended by repealing
- Section 8006. 9
- 10 Section 10-65. The Sales Finance Agency Act is amended by
- 11 changing Section 13 as follows:
- 12 (205 ILCS 660/13) (from Ch. 17, par. 5231)
- Sec. 13. Rules. The Department may make and enforce such 13
- reasonable rules, regulations, directions, orders, decisions 14
- and findings as the execution and enforcement of this Act 15
- 16 require, and as are not inconsistent therewith. In addition,
- the Department may promulgate rules in connection with the 17
- 18 activities of licensees that are necessary and appropriate for
- 19 the protection of consumers in this State. All rules and
- 20 regulations shall be posted on the Department's website. Upon
- 21 the written request of a licensee, printed and copies thereof
- 22 shall be printed and mailed to the licensee all licensees.

- 1 (Source: P.A. 90-437, eff. 1-1-98; 91-698, eff. 5-6-00.)
- 2 Section 10-70. The Consumer Installment Loan Act is amended
- 3 by changing Section 22 as follows:
- (205 ILCS 670/22) (from Ch. 17, par. 5428) 4
- Sec. 22. Rules and regulations. The Department may make and 5
- such reasonable rules, regulations, directions, 6
- 7 orders, decisions, and findings as the execution
- 8 enforcement of the provisions of this Act require, and as are
- 9 not inconsistent therewith. In addition, the Department may
- promulgate rules in connection with the activities of licensees 10
- 11 that are necessary and appropriate for the protection of
- 12 consumers in this State. All rules, regulations and directions
- 13 of a general character shall be posted on the Department's
- 14 website. Upon the written request of a licensee, printed and
- copies thereof shall be printed and mailed to the licensee all 15
- 16 licensees.
- (Source: P.A. 90-437, eff. 1-1-98; 91-698, eff. 5-6-00.) 17
- 18 Section 10-75. The Illinois Chemical Safety Act is amended
- 19 by changing Section 3 as follows:
- 20 (430 ILCS 45/3) (from Ch. 111 1/2, par. 953)
- 21 Sec. 3. Definitions. For the purposes of this Act:
- 22 "Agency" means the Illinois Environmental Protection

- 1 Agency.
- 2 "Business" means any individual, partnership, corporation,
- 3 or association in the State engaged in a business operation
- 4 that has 5 or more full-time employees, or 20 or more part-time
- 5 employees, and that is properly assigned or included within one
- 6 of the following Standard Industrial Classifications (SIC), as
- designated in the Standard Industrial Classification Manual 7
- 8 prepared by the Federal Office of Management and Budget:
- 9 2295 Coated fabrics, not rubberized;
- 10 2491 Wood preserving;
- 11 2671 Packaging paper and plastics film, coated
- laminated: 12
- 13 2672 Coated and laminated paper, not elsewhere classified;
- 2812 Alkalies and chlorine; 14
- 15 2813 Industrial gases;
- 16 2819 Industrial inorganic chemicals, not elsewhere
- 17 classified:
- 18 2821 materials, synthetic resins, Plastic and
- 19 non-vulcanizable elastomers;
- 20 2834 Pharmaceutical preparations;
- Specialty cleaning, polishing and sanitation 21 2842
- 22 preparations;
- 23 2851 Paints, varnishes, lacquers, enamels, and allied
- 24 products;
- 2.5 2865 Cyclic (coal tar) crudes, and cyclic intermediaries,
- 26 dyes and organic pigments (lakes and toners);

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          2869
                 Industrial organic chemicals,
                                                      not elsewhere
      classified:
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          2873 Nitrogenous fertilizer;
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          2874 Phosphatic fertilizers;
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          2879 Pesticides and agricultural chemicals, not elsewhere
      classified;
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          2891 Adhesives and sealants:
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 8
          2892 Explosives;
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          2911 Petroleum refining;
10
          2952 Asphalt felts and coatings;
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          2999 Products of petroleum and coal, not elsewhere
      classified:
12
          3081 Unsupported plastics, film and sheet;
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          3082 Unsupported plastics profile shapes;
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          3083 Laminated plastics plate, sheet and profile shapes;
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          3084 Plastic pipe;
          3085 Plastic bottles:
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          3086 Plastic foam products;
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          3087 Custom compounding of purchased plastic resin;
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          3088 Plastic plumbing fixtures;
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          3089 Plastic products, not elsewhere classified;
22
          3111 Leather tanning and finishing;
23
          3339 Primary smelting and refining of nonferrous metals,
24
      except copper and aluminum;
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          3432 Plumbing fixture fittings and trim;
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          3471 Electroplating, plating, polishing, anodizing and
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- 1 coloring;
- 2 4953 Refuse systems;
- 3 5085 Industrial supplies;
- 4 5162 Plastic materials and basic forms and shapes;
- 5 5169 Chemicals and allied products, not elsewhere
- 6 classified;
- 7 5171 Petroleum bulk stations and terminals;
- 8 5172 Petroleum and petroleum products, wholesalers, except
- 9 bulk stations and terminals.
- 10 For the purposes of this Act, the SIC Code that a business
- 11 uses for determining its coverage under The Unemployment
- 12 Insurance Act shall be the SIC Code for determining the
- 13 applicability of this Act. On an annual basis, the Department
- of Employment Security shall provide the IEMA with a list of
- 15 those regulated facilities covered by the above mentioned SIC
- 16 codes.
- "Business" also means any facility not covered by the above
- 18 SIC codes that is subject to the provisions of Section 302 of
- 19 the federal Emergency Planning and Community Right-to-Know Act
- of 1986 and that is found by the Agency to use, store, or
- 21 manufacture a chemical substance in a quantity that poses a
- 22 threat to the environment or public health. Such a
- determination shall be based on an on-site inspection conducted
- by the Agency and certified to the IEMA. The Agency shall also
- 25 conduct inspections at the request of IEMA or upon a written
- 26 request setting forth a justification to the IEMA from the

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chairman of the local emergency planning committee upon recommendation of the committee. The IEMA shall transmit a copy of the request to the Agency. The Agency may, in the event of a reportable release that occurs at any facility operated or owned by a business not covered by the above SIC codes, conduct inspections if the site hazard appears to warrant such action. The above notwithstanding, any farm operation shall not be considered as a facility subject to this definition.

Notwithstanding the above, for purposes of this Act, "business" does not mean any facility for which requirements promulgated at Part 1910.119 of Title 29 of the Code of Federal Regulations are applicable or which has completed and submitted the plan required by Part 68 of Title 40 of the Code of Federal Regulations, provided that such business conducts and documents in writing an assessment for any instance where the Agency provides notice significant release of a chemical substance has occurred at a facility. Such assessment shall explain the nature, cause and known effects of the release, any mitigating actions taken, and preventive measures that can be employed to avoid a future release. Such assessment shall be available at the facility for review within 30 days after the Agency notifies the facility that a significant release has occurred. The Agency may provide written comments to the business following an on-site review of an assessment.

"Chemical name" means the scientific designation of a

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1 chemical in accordance with the nomenclature system developed by the International Union of Pure and Applied Chemistry 2 (IUPAC) or the American Chemical Society's Chemical Abstracts 3 4 Service (CAS) rules of nomenclature, or a name that will

clearly identify the chemical for hazard evaluation purposes.

"Chemical substance" means any "extremely hazardous substance" listed in Appendix A of 40 C.F.R. Part 355 that is present at a facility in an amount in excess of its threshold planning quantity, any "hazardous substance" listed in 40 C.F.R. Section 302.4 that is present at a facility in an amount in excess of its reportable quantity or in excess of its threshold planning quantity if it is also an "extremely hazardous substance", and any petroleum including crude oil or any fraction thereof that is present at a facility in an amount exceeding 100 pounds unless it is specifically listed as a "hazardous substance" or an "extremely hazardous substance". "Chemical substance" does not mean any substance to the extent it is used for personal, family, or household purposes or to the extent it is present in the same form and concentration as a product packaged for distribution to and use by the general public.

"IEMA" means the Illinois Emergency Management Agency.

"Facility" means the buildings and all real property contiguous thereto, and the equipment at a single location used for the conduct of business.

"Local emergency planning committee" means the committee

- 1 that is appointed for an emergency planning district under the
- 2 provisions of Section 301 of the federal Emergency Planning and
- 3 Community Right-to-Know Act of 1986.
- 4 "Release" means any sudden spilling, leaking, pumping,
- 5 pouring, emitting, escaping, emptying, discharging, injecting,
- 6 leaching, dumping, or disposing into the environment beyond the
- 7 boundaries of a facility, but excludes the following:
- 8 (a) Any release that results in exposure to persons 9 solely within a workplace, with respect to a claim that
- such persons may assert against their employer.
- 11 (b) Emissions from the engine exhaust of a motor
- vehicle, rolling stock, aircraft, vessel, or pipeline
- pumping station engine.
- 14 (c) Release of source, byproduct, or special nuclear
- 15 material from a nuclear incident, as those terms are
- defined in the Atomic Energy Act of 1954, if the release is
- 17 subject to requirements with respect to financial
- 18 protection established by the Nuclear Regulatory
- 19 Commission under Section 170 of the Atomic Energy Act of
- 20 1954.
- 21 (d) The normal application of fertilizer.
- "Significant release" means any release which is so
- designated in writing by the Agency or the IEMA based upon an
- inspection at the site of an emergency incident, or any release
- 25 which results in any evacuation, hospitalization, or
- 26 fatalities of the public.

- (Source: P.A. 97-333, eff. 8-12-11.) 1
- 2 (625 ILCS 5/15-115 rep.)
- 3 Section 10-80. The Illinois Vehicle Code is amended by
- 4 repealing Section 15-115.
- Section 10-85. The Payday Loan Reform Act is amended by 5
- 6 changing Section 4-30 as follows:
- 7 (815 ILCS 122/4-30)
- 8 Sec. 4-30. Rulemaking; industry review.
- 9 (a) The Department may make and enforce such reasonable
- 10 rules, regulations, directions, orders, decisions,
- findings as the execution and enforcement of the provisions of 11
- 12 this Act require, and as are not inconsistent therewith. All
- 13 rules, regulations, and directions of a general character shall
- be posted on the Department's website. Upon the written request 14
- of a licensee, printed and copies thereof shall be printed and 15
- 16 mailed to the licensee all licensees.
- 17 (b) Within 6 months after the effective date of this Act,
- 18 the Department shall promulgate reasonable rules regarding the
- issuance of payday loans by banks, savings banks, savings and 19
- loan associations, credit unions, and insurance companies. 20
- 21 These rules shall be consistent with this Act and shall be
- 22 limited in scope to the actual products and services offered by
- 23 lenders governed by this Act.

	/ loan
shall, over a 3-year period, conduct a study of the payday	
industry to determine the impact and effectiveness of this	s Act.
The Department shall report its findings to the Ge	eneral
Assembly within 3 months of the third anniversary o	f the
effective date of this Act. The study shall determin	e the
effect of this Act on the protection of consumers in this	State
and on the fair and reasonable regulation of the payday	, loan
industry. The study shall include, but shall not be limite	ed to,
an analysis of the ability of the industry to use pr	rivate
reporting tools that:	

- (1) ensure substantial compliance with this Act, including real time reporting of outstanding payday loans; and
- (2) provide data to the Department in an appropriate form and with appropriate content to allow the Department to adequately monitor the industry.

The report of the Department shall, if necessary, identify and recommend specific amendments to this Act to further protect consumers and to quarantee fair and reasonable regulation of the payday loan industry.

(Source: P.A. 94-13, eff. 12-6-05.)

ARTICLE 99. EFFECTIVE DATE

Section 99-99. Effective date. This Act takes effect upon

1 becoming law.".